IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CRIMINAL APPLICATION No 920 of 1997

For Approval and Signature:

Hon'ble MR.JUSTICE M.S.PARIKH

- 1. Whether Reporters of Local Papers may be allowed to see the judgements?
- 2. To be referred to the Reporter or not?
- 3. Whether Their Lordships wish to see the fair copy of the judgement?
- Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge?

SURESHBHAI MORARBHAI JADHAV

Versus

STATE OF GUJARAT

Appearance:

THROUGH JAIL for Petitioner (Ms.J.C.Bhatt, ld. Advocate rendered legal assistance)
Ms.KN Valikarimwala, A.P.P. for Respondents

CORAM : MR.JUSTICE M.S.PARIKH Date of decision: 04/08/97

ORAL JUDGEMENT

Rule. Service of Rule waived by Ms.K. N. Valikarimwala, learned A.P.P. for the respondents. Ms. Jayshree Bhatt, learned Advocate rendered legal assistance to the petitioner.

Heard. Perused the report of the Jail

Superintendent of Vadodara Central Jail. The facts of the present case appearing in the petition are not disputed. The petitioner requires parole for making arrangement regarding the treatment of his ailing wife. The petitioner's jail conduct is good. In the facts of the case, therefore, following direction is issued:

The petitioner shall be released on parole for a period of ten days for enabling him to make arrangement for further treatment of his wife. He shall be so released on parole on usual terms and conditions as also the conditions that might be imposed by the Jail Authority.

Rule made absolute in the aforesaid terms.

* * * * *

sas